



കേരള ഗസറ്റ്

KERALA GAZETTE

അധികാരികമായി പ്രസിദ്ധീകരിച്ചതുന്ത്

PUBLISHED BY AUTHORITY

വല്ലം 7 Vol. VII	തിരുവന്നപ്പുരം, ചൊവ്വ Thiruvananthapuram, Tuesday	2018 ജനുവരി 9 9th January 2018 1193 ഓഗസ്റ്റ് 25 25th Dhanu 1193 1939 പെഞ്ചാംഗം 19 19th Pousha 1939	നമ്പർ No.	2
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PART I

Notifications and Orders issued by the Government

Labour and Skills Department

Labour and Skills (A)

ORDERS

(1)

G. O. (Rt.) No. 1471/2017/LBR.

Thiruvananthapuram, 8th November 2017.

Whereas, the Government are of opinion that an industrial dispute exists between the Secretary, Idathara Sree Maha Bhadrakali Temple, Chempazhanthi, Chempazhanthi P. O., Thiruvananthapuram and the workman of the above referred establishment Sri V. Raveendranath, Kannettil Veedu, Edathara, Chempazhanthi P. O., Thiruvananthapuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of benefits to Sri Ravindranath, Sreekaryakaran (Kazhakkaran) of Idathara Sree Maha Bhadrakali Temple, Chempazhanthi by the trust is justifiable or not? If not, what are the reliefs he is entitled to get?

(2)

G. O. (Rt.) No. 1503/2017/LBR.

Thiruvananthapuram, 15th November 2017.

Whereas, the Government are of opinion that an industrial dispute exists between Sri K. E. Haris, Chief Executive Officer, Sadbhavana World School, Logo City, Velliparamba, Kozhikode-673 006 and the workman of the above referred establishment Sri K. Abdul Azeez, Ponnamkuzhiyil House, Muttill P. O., Wayanad-673 122 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to Sri K. Abdul Azeez, Transport Co-ordinator, by the management of Sadbhavana World School, Velliparamba, is justifiable? If not, what relief he is entitled to”?

(3)

G. O. (Rt.) No. 1504/2017/LBR.

Thiruvananthapuram, 15th November 2017.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Ashraf, Proprietor, Aquafin Insulation Materials, Alayar, Vandithavalam P. O., Chittoor and the worker of the above referred establishment Smt. Omana d/o Thankan, Thamarakkulam, Vilayodi P. O., Chittoor in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to Smt. Omana by the employer of Aquafin Insulation Materials, Alayar, Vandithavalam P. O., Chittoor is justifiable? If not what are the remedies available for her”?

(4)

G. O. (Rt.) No. 1505/2017/LBR.

Thiruvananthapuram, 15th November 2017.

Whereas, the Government are of opinion that an industrial dispute exists between Sri V. P. Mohanan, Proprietor, Safety Way Trading, Chanthappura, Kodungallur, Thrissur-680 664 and the workman of the above referred establishment Sri Ajith s/o Sajan, Thalappilly House, Cherai P. O., Ernakulam-683 514 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Thrissur. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to Sri Ajith (Wheel alignment technician), by the management of Safety Way Trading is justifiable? If not what relief he is entitled to get”?

(5)

G. O. (Rt.) No. 1506/2017/LBR.

Thiruvananthapuram, 15th November 2017.

Whereas, the Government are of opinion that an industrial dispute exists between Sri T. K. Jayarajan (Employer), P.V.S. Hospital, Near to Railway Station, Kozhikode-673 002 residing at Kalppaka, Thali, Kozhikode-673 002 and the worker of the above referred establishment Reshma, Andintakathu (Veedu), Arakkunar P. O., Marad Beach, Kozhikode-673 028 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to Smt. Reshma, Nursing Assistant by the management of PVS Hospital, Kozhikode is justifiable? If not, what are the remedies available to her”?

(6)

G. O. (Rt.) No. 1529/2017/LBR.

Thiruvananthapuram, 18th November 2017.

Sub:—Transfer of cases from the Industrial Tribunal, Peermade, Idukki to Industrial Tribunal Kollam and Alappuzha—Sanctioned—Orders issued.

Read:—

1. G.O. (Ms.) No. 18/2017/LBR dated, 27-3-2017.
2. Letter No. D-418/17 dated 20-6-2017 from K. S. Anilkumar, Industrial Tribunal, Idukki, Peermade
3. Letter No. I (6) 12501/2017 dated 7-9-2017 & 16-10-2017 from Labour Commissioner, Thiruvananthapuram
4. (i) G.O.(Rt.) No. 956/2013/LBR dated 1-6-2013. I.D.No.16/13
(ii) G.O. (Rt.) No. 890/2016/LBR dated 18-7-2016. I.D.No. 33/16
(iii) G.O. (Rt.) No. 106/2013/LBR dated 15-1-2013. I.D.No. 3/13
(iv) G.O. (Rt.) No. 1986/2013/LBR dated 6-12-2013. I.D.No. 1/14
(v) G. O. (Rt.) No. 1099/2013/LBR dated 17-6-2013. I.D.No. 20/13
(vi) G. O. (Rt.) No. 662/2014/LBR dated 27-5-2014. I.D.No. 16/14
(vii) G.O.(Rt.) No. 1071/2014/LBR dated 11-8-2014. I. D. No. 27/14
(viii) G. O. (Rt.) No. 1186/2014/LBR dated 26-8-2014. I.D.No. 29/14
(ix) GO. (Rt.) No. 1805/1999/LBR dated 8-6-1999. I.D.No. 6/16

ORDER

As per the Government Order read as 1st paper above Sri K.S. Anilkumar was appointed as the Industrial Tribunal, Idukki. Sri K. S. Anilkumar as per the letter read as second paper above, requested Government to transfer 9 cases which he handled as a lawyer prior to his appointment as the Presiding Officer/Industrial Tribunal, Peerumade, Idukki, to any other Tribunals having jurisdiction other than Idukki and Kottayam. In his report the Labour Commissioner has requested to transfer 2 cases to Industrial Tribunal Alappuzha and the rest to Industrial Tribunal, Kollam.

Government have examined the matter in detail and are pleased to transfer cases read as paper 4(i) and paper 4(ii) read above to the Industrial Tribunal, Alappuzha and the rest cases read as paper 4 (iii) to paper (ix) to Industrial Tribunal, Kollam.

The Industrial Tribunal Kollam & Alappuzha are requested to dispose of the above cases as earlier as possible by camp sittings.

(7)

G. O. (Rt.) No. 1544/2017/LBR.

Thiruvananthapuram, 22nd November 2017.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Partner (T. M. Associates), Godrej Showroom, Kappalandimukku, Kollam and the worker of the above referred establishment Smt. Renju Sankar, J. K. Bhavan (Lekshmi Bhavan), Near Vishnathukavu Temple, Thirumullavaram P. O., Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Renju Sankar, Showroom in charge by the management of Teeyem Associates (Godrej Showroom), Kappalandimukku, Kollam is justifiable or not ? If not what relief the worker is entitled to ?

(8)

G. O. (Rt.) No. 1545/2017/LBR.

Thiruvananthapuram, 22nd November 2017.

Whereas, the Government are of opinion that an industrial dispute exists between (1) the Manager, The Hindu, Airport Road, Vallakkadavu P. O., Thiruvananthapuram, (2) Sri Sureshkumar (Contractor), Rajan Domestic Service, No. 55, Main Road, Marthandam, Kanyakumari and the workmen of the above referred establishment (1) Sri P. Nandakumar, T.C. 43/1448-1, Nandanam, Muttathara, Vallakkadavu P. O., Thiruvananthapuram (2) Sri Subramanya Pillai, D., T. C. 39/1499(1), Near Kalyan Hospital, Manakkad P. O., Thiruvananthapuram (3) Sri M. Chithambara Das, T. C. 20/46 (6), S.N.R.A-18, Melarannur, Karamana, Thiruvananthapuram (4) Sri Satheesh, B., T. M. Nagar, House No. B-70, T. D. 50/1177, Mecherivilakom, Thaliyal, Karamana P. O.-695 002 (5) Sri Arumukham, T., T. C. 23/66, Meletheruvu, Eranial, Neyyur P. O., K. K. District (6) Sri Asokkumar, G., Kovilvattom Street, D. No. 23 122 B/1, Thiruvithamcode P. O., K. K. District. (7) Sri Balasubramanyam, A., T. C. 39/359, Kothuval Street, Chala P.O., Thiruvananthapuram, (8) Sri Binu, S., Gopuvilasom, Near L.P.S., Venpakkal P. O.-695 123 (9) Sri Chidambara Thanupilla, T. C. 39/259-1, Kothuval Street, Chala P. O., Thiruvananthapuram, (10) Sri Gopalakrishnan, R., T.C. 41/710, Vadakkekotta, Manakkadu P. O.-695 009 (11) Sri Jagadeeshkumar, G., T. C. 21/22, S.C.R.A. No. 29, Near N.S.S. Karayogam, Karamana P. O.-695 002 (12) Sri N. Manikandan, T. C. 39/255, F.N.A (4), Friends Nagar Association, Kothuval Street, Chala P. O., Thiruvananthapuram-695 036 (13) Sri Satheeshkumar,R., T.C. 41/373 P.N.R.A 73, Kuriyathi, Manakkad P. O.-695 009 (14) Sri Sivaraj, B., C.M.C 5/52, Western Street, Kolachal, K. K. District (15) Sri Subash, R., 15/5 A, Udayar Ville, Lekshmipuram P.O., Neyyoor (via), K. K. District-629 802 (16) Sri Subramanyan, Siva Nivas, T.C. 39/1499-1, Near Kalyan Hospital, Manakkad P.O.-695 009 (17) Sri Sureshkumar, S., 56 Marakkudi Street, K. P. Road, Kottar, Nagarkovil-629 002 (18) Sri Velayudhan Pillai, S., T.C. 20/59-4, G.N.R.A 67 A, Thottuvarambu Lane, Melarannur, Karamana P. O.-695 002 (19) Sri Venkadesh, S. K., T. C. 41/461, Saroj Bhavan,

K. R. W.A-70, Kuryathi, Manakkad P.O.-695 009 (20) Sri.Vijayan P., T.C. 41/495-3, Valsala Bhavan, Kuryathi, Manakkad P. O.-695 009 (21) Sri Murukan, R., T.C. 41/1051, Sivabhavanam, Kuryathi, Manakkad P. O.-695 009 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to 21 workers namely:

- (1) P. Nandakumar (2) Subramanya Pillai, D.
- (3) Chidambara Das, M. (4) Satheesh, B.
- (5) Arumukham, T. (6) Asokkumar, G.
- (7) Balasubramanyam, A. (8) Binu, S.
- (9) Chidamparamthanu Pillai (10) Gopalakrishnan, R.
- (11) G. Jagadheeshkumar (12) N. Manikandan
- (13) Satheeshkumar, R. (14) Sivaraj, B.
- (15) Subhash, R. (16) Subramanyan, R.
- (17) Sureshkumar, S. (18) Velayudhan Pillai, S.
- (19) Venkidesh, S. K. (20) Vijayan, P.
- (21) Murugan, R. are employed by Rajan Domestic Service for Hindu Daily is justifiable or not?

(9)

G. O. (Rt.) No. 1546/2017/LBR.

Thiruvananthapuram, 22nd November 2017.

Whereas, the Government are of opinion that an industrial dispute exists between Sri K. K. Sureshkumar, Kanakamandiram, Plavur, Amachal P. O., Kattakkada, Thiruvananthapuram and the worker of the above referred establishment Smt. Shylaja, Kannettuvilakathu Puthenveedu, Amachal P. O., Plavur in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Shylaja, by the employer, KGKP Kalyanamandapam, Kattakkada, Thiruvananthapuram is justifiable? If not what relief she is entitled to?

(10)

G. O. (Rt.) No. 1547/2017/LBR.

Thiruvananthapuram, 22nd November 2017.

Whereas, the Government are of opinion that an industrial dispute exists between the Chairman, Muthoot Mini Corporate Office, Mini Muthoot Tech Towers, Kalur, Kochi and the workmen of the above referred establishment Sri Krishnan Babu, My Lord House, Chenkikkunnu, Kilimanur P. O., Thiruvananthapuram-695 601 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Thiruvananthapuram. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of benefits and bonus for the year 2013-14 to Sri Krishnan Babu, Branch Manager, Muthoot Mini Financiers, Ponganad Branch by its management is justifiable? If not what are the relief he is entitled to ?

(11)

G. O. (Rt.) No. 1548/2017/LBR.

Thiruvananthapuram, 22nd November 2017.

Whereas, the Government are of opinion that an industrial dispute exists between Sri K. K. Sureshkumar, Kanakamandiram, Plavur, Amachal P.O., Kattakkada, Thiruvananthapuram and the workman of the above referred establishment Smt. Beema, Kannettuvilakathu Puthenveedu, Amachal P.O., Plavur, Kattakkada, Thiruvananthapuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to Smt. Beema, by the Employer, KGKP Kalyanamandapam, Kattakkada, Thiruvananthapuram is justifiable? If not what relief she is entitled to ?

By order of the Governor,

SONIA WASHINGTON,

Deputy Secretary to Government.